IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

:

EDWARD JOSEPH MCNATT, : C.A. No. 05-128 ERIE

Petitioner,

vs.

SUPERINTENDENT GEORGE PATRICK, et al.

Respondent.

Type of Document:

Exhibits to Answer to Petition for Writ of Habeas

Corpus

Attorneys of Record:

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EXHIBITS TABLE OF CONTENTS

	NO.
INFORMATION FOR CR. NO. 182-98	1
INFORMATION FOR CR. NO. 183-98	2
TRANSPORT ORDER FOR 9/15/98 RE-ARRAIGNMENT COURT	3
PLEA AGREEMENT	4
TRANSPORT ORDER FOR 10/20/98 SENTENCE COURT	5
SENTENCE ORDER FOR CR NO. 183-98	6
MOTION FOR NOLLE PROSEQUI FOR CR. NO. 183-98	7
	8
MOTION FOR NOLLE PROSEQUI FOR CR. NO. 182-98	9
GUIDELINE SENTENCE FORM	10
TRANSCRIPT OF STATE SENTENCE OF 10-20-98	11
COURT COMMITMENT FOR CR. NO. 182-98	12
COURT COMMITMENT FOR CR. NO. 183-98	13
RECEIPT FOR PAYMENT	14a
BALANCE DUE BY COST/FINE	14b
STATEMENT OF JUDGMENT	14c
MOTION TO PROCEED NUNC PRO TUNC	15
ORDER DENYING MOTION TO PROCEED NUNC PRO TUNC	16
LETTER FROM THE BOARD OF PROBATION AND PAROLE	17
MEMORANDUM FROM OLIVER J. LOBAUGH DATED 12-4-00	18
LETTER FROM THE BOARD OF PROBATION AND PAROLE	19
LETTER FROM VENANGO COUNTY COURT REPORTERS	20
PROOF OF SERVICE/PETITION FOR RELIEF-REMEDY	
MOTION FOR POST CONVICTION COLLATERAL RELIEF	. 22
PETITION FOR AMENDMENT FOR POST CONVICTION RELIEF	
NUNC PRO TUNC	. 23
ORDER OF COURT ON MOTION FOR POST CONVICTION	
COLLATERAL RELIEF	
LETTER FROM DEFENDANT TO JUDGE LOBAUGH DATED 9/24/04	. 25a
PETITION FOR WRIT OF HABEAS CORPUS	. 25t
APPLICATION FOR IMMEDIATE HEARING ON THE PENDING	
PETITION FOR WRIT OF HABEAS CORPUS	. 25c
LETTER FROM SUPREME COURT OF PA DATED 10/27/04	. 26
LETTER FROM DEFENDANT TO DISTRICT ATTORNEY	. 27a
APPLICATION FOR LEAVE TO FILE ORIGINAL PROCESS	27b
COVER LETTER FOR MOTION FOR NOMINAL BAIL PENDING	
APPEAL FROM DEFENDANT DATED 11/12/04	28a
MOTION FOR NOMINAL BAIL PENDING APPEAL	28t
LETTER STATING COMMONWEALTH WILL NOT FILE A BRIEF IN	
OPPOSITION TO PETITIONER'S APPLICATION TO LEAVE TO	
FILE ORIGINAL PROCESS AND PETITIONER'S WRIT OF HABEAS	
CORPUS	29

MOTION TO DISMISS COMMONWEALTH'S FILING AS UNTIMELY	
AND REQUEST FOR RELIEF	30
LETTER FROM SUPREME COURT OF PA WESTERN DISTRICT	
DENYING THE DEFENDANT'S MOTION FOR NOMINAL BAIL	
PENDING APPEAL	31
REQUEST TO PROCEED PRO SE FILED BY DEFENDANT	32
LETTER FROM SUPREME COURT OF PA WESTERN DISTRICT TO	
DEFENDANT REGARDING DEFENDANT'S FILING	33
ORDER GRANTING APPLICATION FOR LEAVE TO FILE ORIGINAL	
PROCESS	34
NOTICE OF APPEAL	
CONCISE STATEMENT OF MATTERS COMPLAINED OF ON APPEAL	35b
APPLICATION FOR AN IMMEDIATE HEARING ON THE PENDING	
PETITION FOR WRIT OF HABEAS CORPUS	36
LETTER FROM SUPERIOR COURT OF PA DATED 2/16/05	37
COVER LETTER FOR PRAECIPE FOR ENTRY OF ORDER FILING	38a
PRAECIPE FOR ENTRY OF ORDER	38b
LETTER TO VENANGO COUNTY COURT ADMINISTRATOR	39
OPINION OF COURT DATED 5/4/05	40
ORDER OF COURT ON MOTION TO CONTINUE	41
ORDER OF COURT TO REMOVE COUNSEL	42
LETTER FROM JUDGE'S CHAMBERS LAW CLERK REGARDING	
PRO SE FILING BY THE DEFENDANT	43a
LETTER FROM DEFENDANT DATED 6/23/05	43t
PETITIONERS AMENDMENT IN SUPPORT OF PCRA	43c
NOTICE OF BOARD OF PROBATION AND PAROLE DECISION AS	
RECORDED ON MARCH 29, 2005	44a
NOTICE OF BOARD OF PROBATION AND PAROLE DECISION AS	
RECORDED ON OCTOBER 19, 2004	44t
NOTICE OF BOARD OF PROBATION AND PAROLE DECISION AS	
RECORDED ON OCTOBER 23, 2003	44c
LETTER FROM PA BOARD OF PROBATION AND PAROLE	
DATED 6/28/02	44d
LETTER FROM PA BOARD OF PROBATION AND PAROLE	
DATED 5/17/01	44e
CERTIFIED DOCKET TRANSCRIPT FOR CR. NO. 182-98	45
CERTIFIED DOCKET TRANSCRIPT FOR CR NO 183-98	46

COMMONWEALTH OF PENNSYLVANIA

IN THE COURT OF COMMON PLEAS

VENANGO, PENNSYLVANIA

VS. CRIMINAL DIVISION

EDWARD JOSEPH MCNATT

CR No. 182-98

BO BOX 1000 OIL CITY, PA HOURTSIDALE PA /69 5701

THE DISTRICT ATTORNEY OF VENANGO COUNTY, by this information charges that on or about Monday, the 14th day of July, 1997, in said County of Venango, Pennsylvania, the defendant

COUNT 1 - FORGERY - (F3)

did, with the intent to defraud or injure Peddler's Village, or with knowledge that he was facilitating a fraud or injury to be perpetrated by anyone, make, complete, execute, authenticate, issue, or transfer a writing or writings so to purport such to be the act of another who did not authorize such act, to wit: he wrote check #6556 in the amount of \$139.17, drawn on PNC Bank Account 1845, so that it purported to be the act of William and Frances Reese, who did not authorize that act, or utter said writing to Peddler's Village, Cranberry Township, Venango County, [18 P.S. 4101 (a)(2)]

COUNT 2 - THEFT BY DECEPTION - (M2)

did unlawfully and intentionally obtain or withold the property of another by deception in that he created or reinforced a false impression as to law, value, intention or other state of mind; to wit: Defendant engaged in the above conduct. [18 P.S. 3922 (a) (1)].

COUNT 3 - CRIMINAL CONSPIRACY - (F3)

did with the intent of promoting or facilitating the commission of the crime of Forgery and Theft by Deception conspire with Tammy Jean Ouellette, and agree that they or one or more of them would engage in conduct which constitutes said crime or an attempt or solicitation to commit such crimes or agree to aid in the planning or commission of said crimes, and in furtherance of such conspiracy, did arrive at the above location where they or one or more of them engaged in the above conduct. [18 P.S. 903 (a)]

All of which is against the Act of Assembly and the peace and dignity of the Commonwealth of Pennsylvania.

ROBERT GROSSI

Attorney for the Commonwealth

[18 P.S. 4101 (a) (2)] - F3 - \$15,000.00/7 years [18 P.S. 3922 (a) (1)] - M2 - \$5,000.00/2 years [18 P.S. 903 (a)] - F3 - \$15,000.00/7 years

TANNER/PSP-S, Prosecutor

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COMMONWEALTH OF PENNSYLVANIA

IN THE COURT OF COMMON PLEAS

VENANGO, PENNSYLVANIA

CRIMINAL DIVISION

VS.

CR No. 183-98

EDWARD J. MCNATT C/O VCJ

FRANKLIN, PA 16323

/69

THE DISTRICT ATTORNEY OF VENANGO COUNTY, by this information charges that on or about Wednesday, the 6th day of August, 1997, in said County of Venango, Pennsylvania, the defendant

COUNT 1-4 - BAD CHECKS - MULTIPLE CHECKS AT ONE BUSINESS - (M2)

did unlawfully issue or pass checks, at Henry's Riverside Market, located in Venango County, PA, as enumerated below by check number. date of check and its amount, all drawn on Account 1845 of the PNC Bank of Oil City, knowing that these checks would not be honored by the drawer:

Check Number	Date of Check	Amount of Check
6555	7/12/97	\$200.00
6557	7/14/97	\$173.15
6558	7/15/97	\$200.00
6560	7/18/97	\$200.00

Said conduct constitutes (4) counts of Bad Checks [18 P.S. 4105 (a)] and constitutes the defendant's third or subsequent bad check offense within five years.
[18 P.S. 4105]

COUNT 5 - THEFT BY DECEPTION - (M2) M/

did unlawfully and intentionally obtain or withold the property of another by deception in that he created or reinforced a false impression as to law, value, intention or other state of mind; to wit: did the acts described above. [18 P.S. 3922 (a) (1)].

COUNT 6 - RECEIVING STOLEN PROPERTY - (M3)

did unlawfully or intentionally, at the above location in, Venango County, PA, receive, retain or dispose of the movable property of William and Frances Reese, Peckville, PA

, to wit: the above checks, having an aggregate value of \$173.15, more or less, knowing the property had been stolen or believing that the property had probably been stolen, the property not having been received, retained, or disposed of by the defendant with the intent to restore it to said owner. [18 P.S. 3925 (a)].

Case 1:05-cv-00128-SJM-SPB Document 12-2 Filed 08/12/2005 Page 9 of 9

COUNTS 7-10 - FORGERY - (F3)

did with the intent to defraud or injure Henry's Riverside Market, or with knowledge that he was facilitating a fraud or injury to be perpetrated by anyone, make, complete, execute, authenticate, issue, or transfer any writing, to wit: he did pass the aforementioned checks knowing they had been forged, so that it purported to be the act of Frances Reese, who did not authorize that act, knowing it to be forged in an aforementioned manner. [18 P.S. 4101 (a) (2) (3)]

All of which is against the Act of Assembly and the peace and dignity of the Commonwealth of Pennsylvania.

ROBERT GROSSI

Attorney for the Commonwealth

[18 P.S. 4105] - M2 \$5,000.00/2 years

[18 P.S. 3922 (a) (1)] - M2 - \$5,000.00/2 years

[18 P.S. 3925] - M3 - \$2,500.00/1 year

[18 P.S. 4101 (a) (2) (3)] - F3 - \$15,000.00/7 years

SCHATTAUER/OCPD, Prosecutor